- to trial as by law now provided, the provisions of this act to the con-33 trary notwithstanding.
 - SEC. 3. For the purpose of the administration of this act, the 2 court may in all cases suggest and recommend conciliation.
 - SEC. 4. All acts and parts of acts in conflict with this act are sus-2 pended while this act is in effect.
 - SEC. 5. From and after the first day of March, 1935, this act shall 2 cease to be in force.
- SEC. 6. This act being brought forth to meet an emergency through the police power of the state and being deemed of immediate importance shall be in full force and effect after its passage and publication in the Fort Dodge Messenger, a newspaper published at Fort
- Dodge, Iowa, and the Sibley Gazette-Tribune, a newspaper published

at Sibley, Iowa.

House File No. 193. Approved February 8, 1933.

I hereby certify that the foregoing act was published in the Fort Dodge Messenger February 9, 1933, and the Sibley Gazette-Tribune February 9, 1933.

Mrs. Alex Miller, Secretary of State.

CHAPTER 183

NUISANCES. STRUCTURES NEAR AIRPORT

H. F. 344

AN ACT to amend section twelve thousand three hundred ninety-six (12396), code, 1931, relating to nuisances, and to provide that any object or structure over fifty feet high hereafter erected within one thousand feet of the limits of any municipal airport which may endanger or obstruct aerial navigation is a nuisance.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. That section twelve thousand three hundred ninety-six (12396), code, 1931, be amended by adding thereto the following:
- "9. Any object or structure over fifty feet high hereafter erected within one thousand feet of the limits of any municipal airport which may endanger or obstruct aerial navigation." 3

House File No. 344. Approved April 24, 1933.

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CHAPTER 184

PROHIBITING STENCH BOMBS

H. F. 192

AN ACT prohibiting the unlawful use, manufacture, preparation, or possession of stench bombs, tear bombs, or any liquid, gaseous, or solid substance with intent to throw, drop, pour, explode, deposit, release, discharge or expose any such noxious, annoying, offensive or dangerous substance in any public place.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. It shall be unlawful to throw, drop, pour, explode, deposit, release, discharge or expose, or to attempt to throw, drop, pour, explode, deposit, release, discharge or expose in, upon or about any theater, restaurant, car, vessel, structure, place of business, place of amusement or any place of public assemblage, any stench bomb, tear bomb, liquid, gaseous or solid substance or matter of any kind which is injurious to person or property, or is nauseous, sickening, irritating or offensive to any of the senses.
- SEC. 2. It shall be unlawful to manufacture or prepare, or to possess any stench bomb, tear bomb, liquid, gaseous, or solid substance or matter of any kind which is injurious to person or property, or is nauseous, sickening, irritating or offensive, to any of the senses with intent to throw, drop, pour, explode, deposit, release, discharge or expose the same in, upon or about any theater, restaurant, car, vessel, structure, place of business, place of amusement, or any other place of public assemblage.
- SEC. 3. The provisions hereof shall not apply to any duly constituted police or military authorities or prison officials or peace officers in the discharge of their duties.
 - SEC. 4. The provisions of section two (2) hereof shall not apply to licensed physicians, nurses, pharmaceutists, and other persons licensed under the laws of this state; nor to any established place of business or home having tear gas installed as a protection against burglary, robbery or holdup, nor to any bank or other messenger carrying funds or other valuables; nor to any manufacturer or representative thereof who maintains a permanent place of business in this state for the purpose of manufacturing and/or selling tear gas and tear-gas equipment for such protection, or of supplying tear gas and equipment therefor to regularly constituted peace officers.
- SEC. 5. Every person violating any of the provisions hereof shall be punishable by imprisonment in the county jail for not less than three (3) months and not more than one (1) year, or by a fine of not less than five hundred dollars (\$500) and not more than two thousand dollars (\$2,000), or by both such fine and imprisonment.